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13 Attorneys for Plaintiff
 United States of America

14 **UNITED STATES DISTRICT COURT**

15 **NORTHERN DISTRICT OF CALIFORNIA**

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 17
 18
 19 UNITED STATES OF AMERICA,) Civil No. C-07-6045 SC
 20 Plaintiff,)
 21 v.)
 22 M/V COSCO BUSAN, LR/IMO Ship No.)
 23 9231743, her engines, apparel, electronics,) STIPULATION PURSUANT TO L.R. 6-
 24 tackle, boats, appurtenances, etc., *in rem*, THE) 1(a) FOR EXTENSION OF TIME FOR
 25 SHIOPWNERS' INSURANCE & GUARANTY) DEFENDANT SIGCO TO ANSWER
 COMPANY LTD., REGAL STONE LIMITED,) COMPLAINT
 FLEET MANAGEMENT LTD., and JOHN)
 26 COTA, *in personam*,)
 27 Defendants.)
 28

**STIPULATION PURSUANT TO L.R. 6-
1(a) FOR EXTENSION OF TIME FOR
DEFENDANT SIGCO TO ANSWER
COMPLAINT**

1 Pursuant to Local Rule 6-1(a), it is hereby stipulated by and between counsel for the
2 undersigned parties that defendant THE SHIOPWNERS' INSURANCE & GUARANTY
3 COMPANY LTD. shall have an extension of time, to and including January 28, 2008, to
4 answer, move, or otherwise respond to plaintiff's Complaint. In accordance with Local
5 Rule 6-1(a), this stipulation shall not alter or affect any deadline or dates previously set by
6 the Court.

7 IT IS SO STIPULATED.

8 Dated: January 7, 2008.

McGUIRE WOODS LLP

10 /s/ Sidney Kanazawa
11 SIDNEY KANAZAWA

12 Attorneys for The Shipowners' Insurance &
13 Guaranty Company LTD

14 Dated: January 7, 2008.

15 JEFFREY BUCHOLTZ
16 Principal Deputy Assistant Attorney General

17 /s/ R. Michael Underhill
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